

M8B7FEAP

1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK

-----x

3 UNITED STATES OF AMERICA,

4 v.

20 Cr. 218

5 DARNELL FEAGINS,

6
7 Defendant.

8 Plea

-----x

9
10 New York, N.Y.
11 August 11, 2022
12 12:35 p.m.

12 Before:

13 HON. ANDREW L. CARTER, JR.,

14 District Judge

15 APPEARANCES

16 DAMIAN WILLIAMS

17 United States Attorney for the
18 Southern District of New York

BY: CECILIA E. VOGEL

Assistant United States Attorney

19 LAW OFFICES OF JILL R. SHELLOW

20 Attorney for Defendant

21 BY: JILL R. SHELLOW

M8B7FEAP

(Case called; appearances noted)

THE COURT: Okay. Good afternoon. What's the status of this matter?

MS. VOGEL: Your Honor, we were scheduled for a plea, but defense counsel has just informed me that the defendant does not want to proceed. So it looks like we will be proceeding to trial, as your Honor previously scheduled.

And I just want to make clear for the record, I had said this to the defense counsel before, the defendant is currently charged in one count of possession of child pornography. The government does intend, if the case proceeds to trial, to supersede, to add a receipt charge to child pornography, which does carry increased penalties, including increased mandatory minimum.

I have told this to defense counsel and prior defense counsel that that is the government's intention if the case proceeds to trial.

THE COURT: Okay. Hold on just a second.

Okay. We're adjourned. Thank you.

(Adjourned)